## UNITED STATES DISTRICT COURT

	Southern District Of Texas McAllen Division
UNITED STATES OF AMERICA	CRIMINAL COMPLAINT
VS.	Case Number: 7:19-po-05954
Jose Hector DIAZ-Diaz	Case (valide), 7.17-p0-03734
IAE	· ·
Guatemala 1994	<b>,</b>
I, the undersigned complains	ant state that the following is true and correct to the best of my
knowledge and belief. On or about _	March 31, 2019 in Hidalgo County, in
theSout	hern District Of Texas defendant(s) did,
Being then and there an alien, did, than as designated by immigration	knowingly and unlawfully enter the United States at a place other officers;
in violation of Title 8	United States Code Section(s) 1325(a)(1)
I further state that I am a(n) following facts:	United States Code, Section(s) 1325(a)(1)  Border Patrol Agent and that this complaint is based on the stored by Border Patrol Agents near Hidalgo. Texas on March 31
I further state that I am a(n) following facts: Jose Hector DIAZ-Diaz was encour 2019. When questioned as to his cir	Border Patrol Agent and that this complaint is based on the stered by Border Patrol Agents near Hidalgo, Texas on March 31, tizenship, defendant stated that he was a citizen and national of nited States illegally on March 31, 2019 by rafting across the Rio
I further state that I am a(n) following facts: Jose Hector DIAZ-Diaz was encoun 2019. When questioned as to his cir Guatemala, who had entered the U Grande River near the Hidalgo, Te	Border Patrol Agent and that this complaint is based on the stered by Border Patrol Agents near Hidalgo, Texas on March 31, tizenship, defendant stated that he was a citizen and national of nited States illegally on March 31, 2019 by rafting across the Rio xas Port of Entry.  OF PERJURY THAT THE STATEMENTS IN THIS
I further state that I am a(n) following facts: Jose Hector DIAZ-Diaz was encour 2019. When questioned as to his cir Guatemala, who had entered the U Grande River near the Hidalgo, Te	Border Patrol Agent and that this complaint is based on the stered by Border Patrol Agents near Hidalgo, Texas on March 31, tizenship, defendant stated that he was a citizen and national of nited States illegally on March 31, 2019 by rafting across the Rio xas Port of Entry.  OF PERJURY THAT THE STATEMENTS IN THIS FORRECT.  made a part of this complaint:   Yes  No
I further state that I am a(n) following facts: Jose Hector DIAZ-Diaz was encour 2019. When questioned as to his cir Guatemala, who had entered the U Grande River near the Hidalgo, Te I DECLARE UNDER PENALTY C COMPLAINT ARE TRUE AND C	Border Patrol Agent and that this complaint is based on the intered by Border Patrol Agents near Hidalgo, Texas on March 31, tizenship, defendant stated that he was a citizen and national of nited States illegally on March 31, 2019 by rafting across the Rio xas Port of Entry.  OF PERJURY THAT THE STATEMENTS IN THIS CORRECT.  made a part of this complaint:   Yes  No
I further state that I am a(n) following facts: Jose Hector DIAZ-Diaz was encour 2019. When questioned as to his cir Guatemala, who had entered the U Grande River near the Hidalgo, Te I DECLARE UNDER PENALTY C COMPLAINT ARE TRUE AND C	Border Patrol Agent and that this complaint is based on the intered by Border Patrol Agents near Hidalgo, Texas on March 31, tizenship, defendant stated that he was a citizen and national of nited States illegally on March 31, 2019 by rafting across the Rio xas Port of Entry.  OF PERJURY THAT THE STATEMENTS IN THIS FORRECT.  made a part of this complaint:   Yes   No  Signature of Complainant
I further state that I am a(n) following facts: Jose Hector DIAZ-Diaz was encount 2019. When questioned as to his cir Guatemala, who had entered the U Grande River near the Hidalgo, Te  I DECLARE UNDER PENALTY C COMPLAINT ARE TRUE AND C Continued on the attached sheet and r	Border Patrol Agent  and that this complaint is based on the  ntered by Border Patrol Agents near Hidalgo, Texas on March 31, tizenship, defendant stated that he was a citizen and national of nited States illegally on March 31, 2019 by rafting across the Rio xas Port of Entry.  OF PERJURY THAT THE STATEMENTS IN THIS FORRECT.  made a part of this complaint:  Yes  No  Signature of Complainant  Nicolas Cantu Border Patrol Agent Printed Name of Complainant
I further state that I am a(n) following facts: Jose Hector DIAZ-Diaz was encour 2019. When questioned as to his cir Guatemala, who had entered the U Grande River near the Hidalgo, Te  I DECLARE UNDER PENALTY C COMPLAINT ARE TRUE AND C Continued on the attached sheet and r	Border Patrol Agent  and that this complaint is based on the  ntered by Border Patrol Agents near Hidalgo, Texas on March 31, tizenship, defendant stated that he was a citizen and national of nited States illegally on March 31, 2019 by rafting across the Rio xas Port of Entry.  OF PERJURY THAT THE STATEMENTS IN THIS FORRECT.  made a part of this complaint:    Yes   No
I further state that I am a(n) following facts: Jose Hector DIAZ-Diaz was encount 2019. When questioned as to his cir Guatemala, who had entered the U Grande River near the Hidalgo, Te  I DECLARE UNDER PENALTY C COMPLAINT ARE TRUE AND C Continued on the attached sheet and r	Border Patrol Agent  and that this complaint is based on the  ntered by Border Patrol Agents near Hidalgo, Texas on March 31, tizenship, defendant stated that he was a citizen and national of nited States illegally on March 31, 2019 by rafting across the Rio xas Port of Entry.  OF PERJURY THAT THE STATEMENTS IN THIS ORRECT.  made a part of this complaint:   Yes  No  Signature of Complainant  Nicolas Cantu Border Patrol Agent Printed Name of Complainant
I further state that I am a(n) following facts: Jose Hector DIAZ-Diaz was encour 2019. When questioned as to his cir Guatemala, who had entered the U Grande River near the Hidalgo, Te  I DECLARE UNDER PENALTY C COMPLAINT ARE TRUE AND C Continued on the attached sheet and r  Sworn to before me and signed in my April 02, 2019 - 4:15	Border Patrol Agent  and that this complaint is based on the  ntered by Border Patrol Agents near Hidalgo, Texas on March 31, tizenship, defendant stated that he was a citizen and national of nited States illegally on March 31, 2019 by rafting across the Rio xas Port of Entry.  OF PERJURY THAT THE STATEMENTS IN THIS FORRECT.  made a part of this complaint:    Yes   No